UNITED STATES DISTRICT COURT

for the

NORTHERN District of MISSISSIPPI

	United States of America)				
	v.)	C N	2 1 43 4100	7.644	
	BOBBY ALLEN OSBOURNE)	Case No.	3:14MJ02	7-SAA	
A. A	Defendant)				
	DETENTION ORD	DER PEI	NDING TE	RIAL		
	After conducting a detention hearing under the Ba hat the defendant be detained pending trial.	ail Reform	n Act, 18 L	J.S.C. § 3142	2(f), I conclude that	these facts
□ (1) T	Part I—Fi The defendant is charged with an offense described	_		12(f)(1) and I	has previously beer	ı convicted
(of \square a federal offense \square a state or local offe	ense that	would have	e been a fede	eral offense if feder	al
	jurisdiction had existed - that is					
	☐ a crime of violence as defined in 18 U.S.C. for which the prison term is 10 years or mo		a)(4)or an o	offense listed	l in 18 U.S.C. § 233	32b(g)(5)
	☐ an offense for which the maximum sentenc	e is deatl	h or life im	prisonment.		
	☐ an offense for which a maximum prison ter	m of ten	years or m	ore is prescri	ibed in	
					*	
	a felony committed after the defendant had described in 18 U.S.C. § 3142(f)(1)(A)-(C)					es
	☐ any felony that is not a crime of violence be	ut involv	es:			
	☐ a minor victim					
	☐ the possession or use of a firearm or de	estructive	device or	any other da	ngerous weapon	
	☐ a failure to register under 18 U.S.C. § 2	2250				
□ (2)	The offense described in finding (1) was commifederal, state release or local offense.	itted whi	le the defer	ndant was on	release pending tri	al for a
□ (3)	A period of less than five years has elapsed since	e the	☐ date of	conviction	☐ the defendant'	s release
	from prison for the offense described in finding	;(1).				
□ (4)	Findings Nos. (1), (2) and (3) establish a rebutt safety of another person or the community. I fu					
	Alternativ	e Findin	gs (A)			
(1)	There is probable cause to believe that the defe					
,	for which a maximum prison term of ten ye	ears or m	ore is presc	cribed in 181	19655 2421; and 242	2422(a)+-(b) 3.

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).

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	□ under 18 U.S.C. § 924(c).				
A (2)	The defendant has not rebutted the presumption established by finding 1 that no condition will reasonably assure the defendant's appearance and the safety of the community.				
	Alternative Findings (B)				
□ (1)	There is a serious risk that the defendant will not appear.				
(2)	There is a serious risk that the defendant will endanger the safety of another person or the community.				
convincin convict convict of chi	Part II— Statement of the Reasons for Detention find that the testimony and information submitted at the detention hearing establishes by clear and ag evidence a preponderance of the evidence that defendant who has two previous ions relating to offenses against minors, backs lengthy incarcuration if id. He has a history of sex effenses going lack 20 years, the possessed in age ad pornography at the time of his arrest. He engaged in sexual intercourse at 13-tear-old girl after transporting him is intellebelic commerce, whey the net to white the relationship was an eight morning prival, approximing his own age diving that time				
Part III—Directions Regarding Detention					
in a corre pending a order of U	The defendant is committed to the custody of the Attorney General or a designated representative for confinement ections facility separate, to the extent practicable, from persons awaiting or serving sentences or held in custody appeal. The defendant must be afforded a reasonable opportunity to consult privately with defense counsel. On United States Court or on request of an attorney for the Government, the person in charge of the corrections facility wer the defendant to the United States marshal for a court appearance.				
Date:	July 2,2014 S. Color Color Color Signature				
	S. Allan Alexander, U. S. Magistrate Judge				
	Name and Title				